§ 206.1

Subpart E—Investigations for Relief From Market Disruption

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206.68 Public report.

AUTHORITY: 19 U.S.C. 1335, 2112 note, 2251–2254, 2436, 2451–2451a, 3351–3382, 3805 note, 4051–4065, and 4101.

SOURCE: 59 FR 5091, Feb. 3, 1994, unless otherwise noted

§ 206.1 Applicability of part.

Part 206 applies to proceedings of the Commission under sections 201–202, 204, 406, and 421–422 of the Trade Act of 1974, as amended (2251–2252, 2254, 2436, 2451–2451a), sections 301–317 of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3351–3382) (hereinafter NAFTA Implementation

Act), and the statutory provisions listed in §206.31 of this part 206 that implement bilateral safeguard provisions in other free trade agreements into which the United States has entered.

[77 FR 37805, June 25, 2012]

Subpart A—General

SOURCE: 60 FR 10, Jan. 3, 1995, unless otherwise noted.

§ 206.2 Identification of type of petition or request.

An investigation under this part may be commenced on the basis of a petition, request, resolution, or motion as provided for in the statutory provisions listed in §§ 206.1 and 206.31. Each petition or request, as the case maybe, filed by an entity representative of a domestic industry under this part shall state clearly on the first page thereof "This is a [petition or request] under section [citing the statutory provision] and Subpart [B, C, D, E, F, or G] of part 206 of the rules of practice and procedure of the United States International Trade Commission." A paper original and eight (8) true paper copies of a petition, request, resolution, or motion shall be filed. One copy of any exhibits, appendices, and attachments to the document shall be filed in electronic form on CD-ROM, DVD, or other portable electronic format approved by the Secretary.

[80 FR 39380, July 9, 2015]

§ 206.3 Institution of investigations; publication of notice; and availability for public inspection.

(a) Institution of investigation and publication of notice. Except as provided in §206.15(b), the Commission, after receipt of a petition or request under part 206, properly filed, will promptly institute an appropriate investigation and publish notice thereof in the FEDERAL REGISTER. The Commission also will institute an investigation and publish a notice following receipt of a resolution or on the Commission's own motion under part 206.

(b) Contents of notice. The notice will identify the petitioner or other requestor, the imported article that is the subject of the investigation and its